

1 LYNN HUBBARD, III, SBN 69773
2 SCOTTLYNN J HUBBARD IV, SBN 212970
3 LAW OFFICES OF LYNN HUBBARD, III
4 12 WILLIAMSBURG LANE
5 CHICO, CA 95926
6 Telephone: (530) 895-3252
7 Fax: (530) 894-8244

5 | Attorneys for Plaintiff

6 BRIAN MILLS, SBN 216078
7 SNELL & WILMER, LLP
8 600 Anton Boulevard, Suite 1400
Costa Mesa, CA 92626-7689
Telephone: (714) 427-7600
Fax: (714) 427-7799

10 Attorney for Defendant
LABORATORY CORPORATION OF AMERICA
dba REDDING PATHOLOGIST LABORATORY

12 BRENDA CRUZ KEITH, SBN 108425
13 LAW OFFICES OF BRENDA CRUZ KEITH
14 1965 Market Street, 2nd Floor
San Francisco, CA 94103
TELEPHONE: (415) 626-6494
FAX: (415) 626-9835

15 Attorney for Defendant
16 FIRST RED BLUFF, L.L.C.

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

19 MARSHALL LOSKOT.

Case No. CIV. S 04-1960 GEB PAN

20 Plaintiff

21

22 LABORATORY CORPORATION OF
23 AMERICA dba REDDING PATHOLOGISTS
24 LABORATORY; FIRST RED BLUFF, L.L.C.;
and DOES 1 through 10.

REQUEST FOR DISMISSAL AND
ORDER THEREON AS TO DEFENDANT
LABORATORY CORPORATION OF
AMERICA dba REDDING
PATHOLOGISTS LABORATORY ONLY

25 Defendants

26

27

**Request for Dismissal and Order Thereon
As To Defendant Lab Corp of American Only**

Loskot v. Redding Pathologists Laboratory, et al.
CIV. S-04-1960 GEB PAN

1 TO THE COURT AND ALL PARTIES:

2 Pursuant to a Settlement Agreement and Release between plaintiff, Marshall Loskot,
3 and defendant, Laboratory Corporation of America dba Redding Pathologists Laboratory,
4 the parties hereby request that the Court dismiss the above-entitled action, with prejudice,
5 as to defendant Laboratory Corporation of America dba Redding Pathologists
6 Laboratory ONLY.

7 Nothing in this Request for Dismissal shall be construed to affect plaintiff's complaint
8 and claims in the above-referenced case against defendants other than defendant,
9 Laboratory Corporation of America dba Redding Pathologists Laboratory.

10 Dated: September 14, 2005 LAW OFFICES OF LYNN HUBBARD, III

11
12 /s/ Scottlynn J Hubbard, IV
13 SCOTTLYNN J HUBBARD, IV
14 Attorneys for Plaintiff

15 Dated: September 13, 2005 SNELL & WILMER LLP

16
17 Signature On File
18 BRIAN MILLS, ESQ.
19 Attorneys for Defendant Laboratory Corporation
20 of America dba Redding Pathologists Laboratory

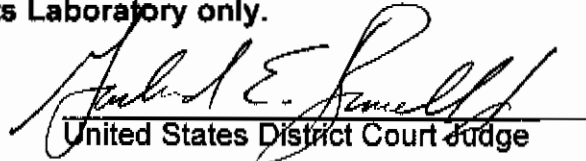
21 Dated: September 9, 2005 LAW OFFICES OF BRENDA CRUZ KEITH

22
23 Signature On File
24 BRENDA CRUZ KEITH, ESQ.
25 Attorneys for Defendant First Red Bluff, L.L.C.

26 ORDER

27 IT IS HEREBY ORDERED that the complaint of plaintiff, USDC Case No. CIV.S-04-
28 1960 GEB PAN, is hereby dismissed with prejudice as to Laboratory Corporation of
America dba Redding Pathologists Laboratory only.

27 Dated: 11-9-05


United States District Court Judge